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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/631,882	07/31/2003	Christian Schulz	MASIMO.381A	1803
20995 7590 04/19/2007 KNOBBE MARTENS OLSON & BEAR LLP 2040 MAIN STREET FOURTEENTH FLOOR IRVINE, CA 92614			EXAMINER	
			NASSER, ROBERT L	
			ART UNIT	PAPER NUMBER
			3735	
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	NOTIFICATION DATE	DELIVERY MODE	
3 MONTHS 04/19/2007		ELECTRONIC		

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jcartee@kmob.com eOAPilot@kmob.com

1) Notice of References Cited (PTO-892)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO/SB/08)

Paper No(s)/Mail Date _

4) Interview Summary (PTO-413) Paper No(s)/Mail Date.

Notice of Informal Patent Application

6) Other: _

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A request for continued examination under 37 CFR 1.114. including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 4/2/2007 has been entered.

Applicant's election without traverse of Group I, claims 1-5 and 7-21 in the reply filed on 8/18/2006 is acknowledged. Accordingly, claims 22-27 are withdrawn from consideration.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 4, 8, 9, 19, and 20 are rejected under 35 U.S.C. 102(b) as being anticipated by Fuse et al 5313940. Fuse shows a oximetric finger clip assembly including a two wavelength source and detector, 9 and 10, and a clip housing mounting the detector and emitter in moveable relationship to each other, where the source and detector are covered with a tissue contacting surface comprising silicone lens 21 and 22 and wavy material 23 and 24, where the wavy material covers a portion of the lenses. As such, the lenses have a textured exterior surface. Claim 8 is rejected in that the

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lenses have "similar" properties to glass. Claim 9 is rejected in that it is a product-by-process claim. Even though product-by-process claims are limited by and defined by the process, determination of patentability us based on the product itself. The patentability of a product does not depend on its method of production. If the product in the product-by-process claim is the same as or obvious from a product of the prior art, the claim is unpatentable even though the prior product was made by a different process. See In re Thorpe 777 F.2d 695, 698, 227 USPQ 964, 966. Since the product of Fuse is a silicone lens, it meets the claim language.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Palatnik et al. in view of Goldberger et al, US 5,676,139. Palatnik shows an oximetric clip sensor including and emitter that emits 2 wavelengths and a detector 18, a plurality of windows in the clip housing for allowing the passage of light, where the emitter and detector are in the clip housing and are moveable relative to each other, and a plurality of tissue contacting surfaces on the housing which do not contact each other when the device is not applied to a measurement site (see gap 10, in figure 2). There is no complaint or adhesive surface on the finger contacting surfaces. Goldberger teaches a "spring probe clip housing," which has an adhesive material to prevent the movement of

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the patient's finger, 3, within the probe housing, 1. Column 4, Lines 25-32

Goldberger teach spring clips for housing probes used for pulse oximetry. Therefore, it would have been obvious for one with ordinary skill in the art, at the time of the invention to modify Palatnik include adhesive tabs on the tissue contacting surfaces, in order to prevent movement of the sensor housing as taught by Goldberger. As to Claim 3, Goldberger teaches that the adhesive tabs are removable.

Claims 5 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fuse et al in of Weckstrom et al., US 6,041,247. As to Claim 5, Weckstrom teaches pliable silicone lenses, i.e. "commercially available silicone polymers, [which] are readily moldable to a proper shape." [Column 8, Lines 19-20] As such, it would have been obvious to modify Fuse to use such a lens, as it is merely the substitution of one known equivalent lens for another. As to claim 7, 12. As to Claim 7, Weckstrom teaches, wherein at least one of said silicone lenses is sized to have a surface area greater than a surface area defined by at least one of the windows: [See FIG 3, Item 16]. As such, it would have been obvious to modify Fuse to use such a lens, as it is merely the substitution of one known equivalent lens for another

Claims 9-12, 17, and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fuse et al. With respect to claim 9, alternatively, the examiner takes official notice that it is well known in the art to fabricate silicone materials by the process injection molding. Therefore, it would have been obvious to one with ordinary skill in the art at the time of the invention to make the silicone lens by the process of injection molding. 15. As to Claims 10-12, applicant has not stated the exact shape of the lenses

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is for a specific purpose or that it solves a stated problem. As such, the exact shape would have been a mere matter of design choice for one skilled in the art. Claims 17 and 18 are rejected in that applicant has not stated the exact force is for a specific purpose or that it solves a stated problem. As such, the exact force would have been a mere matter of design choice for one skilled in the art.

Claim 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Palatnik in view of Gronvall 5810724. Gronvall shows a clip type oximeter with removeably source and detector. As such, it would have been obvious to modify Palatnik to use such a removable source and detector, to minimize cross contamination.

Claim 14-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Palatnik in view of Sugiura 5551423. In addition to the features of Palatnik discussed above, Sugiura further teaches using an attachment support 9 that contacts the top and back of the ear to make the connection more secure. As such, it would have been obvious to modify Palatnik to use such a attachment support, to ensure more accurate measurements. With respect to claim 16, the exact shape of the support would have been a mere matter of design choice for one skilled in the art.

Claim 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fuse et al in of Isaacson et al 5792052. In figure 3, Isaacson shows the ridges 44, 46, 48 to enhance the grip on the device. Hence, it would have been obvious to modify Fuse to use such ridges, to enhance the grip on the device.

Applicant's arguments filed 4/2/20007 have been fully considered but they are not persuasive.

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Applicant's arguments concerning claim 1 and 14 have been deemed moot in view of the new grounds of rejection.

With respect to applicant's arguments concerning the Fuse reference and claim 4, applicant has argued that the lens of Fuse do not have a wavy surface and that the wavy elements 23 and 24 are not lenses. Therefore, it is applicant's position that Fuse does not have a lens with a textured surface. It is the examiner's position that the layers 23 and 24 cover a portion of the lenses. As such, elements 21 and 22 in combination with elements 23 and 24 comprise a layered lens structure, with a out surface that is partially textured. Applicant might overcome this rejection by reciting that the entire outer surface of the lens is textured, as the examiner recognizes that element 23 or 24 does not entirely cover the lens. However, since a portion of the layer 23 or 24 covers the lens, it is the examiner's position that the reference meets the claim language.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Marmor II can be reached on 571 272-4730. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Robert L. Nasser Primary Examiner Art Unit 3735

RLN October 27, 2006

April 14, 2007